Marquis A
Scott A. M Nevada Ba Candice E.
Nevada Ba
10001 Parl Las Vegas
Telephone Facsimile:
smarquis@ crenka@m
Attorney
MICHAEI
behalf of a
vs.
CST USA,
Corner Sto
BRANDS, REAL EST limited liab
REAL EST
corporation a Delaware
HOLDING
company; ROE COR
СТ

Marquis Aurbach Coffing
Scott A. Marquis, Esq.
Nevada Bar Ño. 6407
Candice E. Renka, Esq.
Nevada Bar No. 11447
10001 Park Run Drive
Las Vegas, Nevada 89145
Telephone: (702) 382-0711
Facsimile: (702) 382-5816
smarquis@maclaw.com
crenka@maclaw.com
Attorneys for Plaintiff

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

Case No.:

MICHAEL R. YAZDI, individually and on behalf of all persons similarly situated,

Plaintiff,

CST USA, INC., a Delaware corporation dba Corner Store USA Holdings, Inc.; CST BRANDS, INC., a Delaware corporation; CST REAL ESTATE HOLDINGS, LLC, a Delaware limited liability company dba CST BRANDS REAL ESTATE HOLDINGS, LLC; CST REAL ESTATE HOLDINGS, INC., a Delaware corporation; CST BRANDS HOLDINGS, INC., a Delaware corporation; CST BRANDS HOLDINGS, LLC, a Delaware limited liability company; DOES I through X, inclusive; and ROE CORPORATIONS I through X, inclusive,

Defendants.

STIPULATION AND ORDER TO EXTEND BRIEFING SCHEDULE FOR DEFENDANTS' MOTION TO DISMISS FOR LACK OF PERSONAL JURISDICTION

Plaintiff, Michael R. Yazdi, by and through his counsel of record, the law firm of Marquis Aurbach Coffing, and Defendants, CST USA, Inc., CST Brands, Inc., CST Real Estate Holdings, LLC, CST Real Estate Holdings, Inc., CST Brands Holdings, Inc., and CST Brands Holdings, LLC ("Defendants"), by and through their counsel of record, the law firm of Greenberg Traurig, LLP, hereby stipulate and agree as follows:

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1.	CST Defendants	filed a Motion	to Dismiss	for Lack	of Personal	Jurisdiction	or
August 14, 20)15, Docket #18 (tl	ne "Defendants"	Motion to I	Dismiss").			

- 2. The Response to the Defendants' Motion to Dismiss is currently due on or before August 31, 2015.
- 3. Plaintiff's counsel requires one additional week to prepare the Response because of other deadlines and workload issues.
- Accordingly, the Parties agree to extend the Response deadline by one week, with the Response to be due on or before September 7, 2015 and any Reply thereto to be due on or before September 14, 2015.

IT IS SO STIPULATED.

Dated this 28th day of August, 2015

Dated this 28th day of August, 2015

MARQUIS AURBACH COFFING

GREENBERG TRAURIG, LLP

By: /s/ Candice E. Renka, Esq. SCOTT A. MARQUIS, ESQ. Nevada Bar No. 6407 CANDICE E. RENKA, ESQ. Nevada Bar No. 11447 10001 Park Run Drive Las Vegas, NV 89145 Attorneys for Plaintiff Yazdi

By: /s/ Tyler R. Andrews, Esq. TYLER R. ANDREWS, ESQ. Nevada Bar No. 9499 MOOREA L. KATZ, ESQ. Nevada Bar No. 12007 3773 Howard Hughes Parkway, Suite 400 North Las Vegas, NV 89169 Attorneys for CST Defendants

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	1	<u>ORDER</u>						
	2	Pursuant to the foregoing Stipulation, it is hereby ORDERED, ADJUDGED and						
	3	DECREED that:						
	4	1. The Response to CST Defendants' Motion to Dismiss [#18] shall be filed on or						
	5	before September 7, 2015; and						
	6	2. Any Reply shall be filed by September 14, 2015.						
	7							
	8							
	9	UNITED STATES MAGISTRATE JUDGE						
	10	DATED:						
	11							
	12	Submitted by:						
9186	13	MARQUIS AURBACH COFFING						
(702) 382-0711 FAX: (702) 382-5816	14	By: Candice E. Renka, Esq. SCOTT A. MARQUIS, ESQ.						
) 	15	Nevada Bar No. 6407						
/II FA	16	CANDICE E. RENKA, ESQ. Nevada Bar No. 11447						
) 382-0	17	10001 Park Run Drive Las Vegas, NV 89145						
(/07	18	Attorneys for Plaintiff Yazdi						
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